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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/401,439	09/22/1999	USAMA M. FAYYAD	1018.057US1	4688
7:	590 07/15/2003			
WATTS, HOFFMANN, FISHER & HEINKE CO., L.P.A. 1100 SUPERIOR AVENUE SUITE 1750			EXAMINER	
			COLON, CATHERINE M	
CLEVELAND,	OH 44114		ART UNIT	PAPER NUMBER
			3623	
			DATE MAILED: 07/15/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application No.	Applicant(s)			
-	,	09/401,439	FAYYAD ET AL.			
	Office Action Summary	Examiner	Art Unit			
		C. Michelle Colon	3623			
	The MAILING DATE of this communication app					
Period fo	r Reply		•			
THE I - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period for the reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, within the statutory mining will apply and will expire SI accesses the application to the statutory mining will expire SI accesses the application to the statutory will be applicated to the statutory will be applicated to the statutory will be applicated to the statutory will be statutory with the statutory will be statutory willi	um of thirty (30) days will be considered timely.  X (6) MONTHS from the mailing date of this communication. ecome ABANDONED (35 U.S.C. § 133).			
1)⊠	Responsive to communication(s) filed on 26	<u> March 2003</u> .				
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ Th	nis action is non-fin	al.			
3) <u></u> Dispositi	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims					
4)🖂	Claim(s) <u>1,6,7,10-13,15-17,19-29,31-39,45-5</u>	<u>0 and 58-60</u> is/are	pending in the application.			
	4a) Of the above claim(s) is/are withdra	wn from considerat	ion.			
5)⊠	Claim(s) 1,6,7,10-13,15-17,19,20 and 58 is/are	e allowed.				
6)⊠	Claim(s) 21-29,31-39,45-50,59 and 60 is/are r	ejected.				
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/o	r election requirem	ent.			
Applicati	on Papers					
	The specification is objected to by the Examine					
10) 🗌 🗆	The drawing(s) filed on is/are: a)□ acce	pted or b) 🗌 objected	to by the Examiner.			
—	Applicant may not request that any objection to the	• , ,	•			
11)[]	The proposed drawing correction filed on					
40)[] =	If approved, corrected drawings are required in re	. •	n.			
	The oath or declaration is objected to by the Ex	aminer.				
	nder 35 U.S.C. §§ 119 and 120					
_	Acknowledgment is made of a claim for foreign	n priority under 35	J.S.C. § 119(a)-(d) or (f).			
a)L	☐ All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority document					
	2. Certified copies of the priority document					
	<ol> <li>Copies of the certified copies of the prio application from the International Bu ee the attached detailed Office action for a list</li> </ol>	reau (PCT Rule 17	.2(a)).			
	cknowledgment is made of a claim for domesti	·				
_a)	The translation of the foreign language procedures	ovisional application	has been received.			
Attachment		o priority under 55	5.5.5. 33 120 GHQ/OF 12 I.			
1) Notice 2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 N	nterview Summary (PTO-413) Paper No(s)  otice of Informal Patent Application (PTO-152)  ther:			
S. Patent and Tro TO-326 (Rev		tion Summary	Part of Paper No. 19			

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#### **DETAILED ACTION**

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 26, 2003 has been entered.

Claims 2-5, 8, 9, 14, 41-44, 61, 62 and 64 have been cancelled. Claims 1, 6, 7, Claims 1, 6, 7, 10-13, 15-17, 19-29, 31-39, 45-50 and 58-60 are now pending in this application.

# Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 47-50 are rejected under 35 U.S.C. 112, first paragraph, as based on a disclosure which is not enabling. Analysis of how a comparison of observed responses across different segments results in the detection of an error is critical or essential to the practice of the invention, but not included in the claim(s) is not enabled by the disclosure. See *In re Mayhew*, 527 F.2d 1229, 188 USPQ 356 (CCPA 1976). One of ordinary skill in the art would require an additional step for determining how to detect an error based on a mere comparison of data. Some type of analysis of the comparison of

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the data (i.e., a determination of a deviation from an average or a norm) to qualify/quantify the comparison is required before a detection of an error can be determined. Furthermore, performing an analysis step on the comparison of the observed responses determines what constitutes an error.

### Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 21 and 59 are rejected under 35 U.S.C. 102(e) as being anticipated by Almasi et al. (U.S. 6,260,036).

As per claims 21 and 59, Almasi et al. discloses a method and machine-readable medium of personalizing marketing resources, comprising:

providing a data mining engine capable of being trained with training data and capable thereafter of performing inferences relative to the training data (col. 1, lines 46-63; col. 9, lines 20-27; Figure 5; The reference discloses a data mining engine used for training data to learn relationships among the data.);

providing a user database for correlating observed characteristics of each one of a set of users with a set of adaptable marketing features, the observed characteristics

comprising at least one of: (a) at least one of the user's attributes, and (b) at least one of the user's preferences (col. 3, lines 20-38; col. 13, lines 13-29; The reference discloses a user database for correlating user characteristics.);

training the data mining engine with a set of training data comprising the user database by clustering the users in the database into user segments with similar observed characteristics (col. 2, line 65-col. 3, line 38; col. 13, lines 13-29; The reference discloses clustering users in a database into user segments with similar characteristics.);

inputting to the data mining engine a set of user attributes of one of: (a) a particular user, or (b) a particular group of users (col. 13, line 63-col. 14, line 52); and, in response thereto, obtaining from the data mining engine a subset of the adaptable marketing features having the highest correlation to the set of user attributes by determining which of the user segments identified during the training of the data mining engine has characteristics that are statistically correlated with the set of user attributes; and wherein the subset of adaptable marketing features is determined based upon the preferences of users in the user segments statistically correlated to the set of user attributes (col. 13, lines 13-29; col. 14, lines 44-52; col. 15, lines 7-12; The reference discloses clustering users in a database to determine the groups of users that are mathematically correlated to particular marketing strategies based on their specific characteristics.).

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# Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 22-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Almasi et al. (U.S. 6,260,036) as applied to claim 21 above.

As per claims 22-29, Almasi et al. does not expressly disclose the method of claim 21, further comprising:

a presentation to be directed to the particular user or group of users comprising marketing features contained within the subset of marketing features; or wherein the marketing features comprise a set of different advertisements; or wherein the marketing features comprise a set of different products which can be marketed at a common site; or wherein the marketing features comprise a set of different potential features of a storefront; or wherein the marketing features comprise a set of different potential features of a catalog; or wherein the marketing features comprise a set of different potential features of a shopping experience; or wherein the marketing features comprise a set of different potential features of a direct mailing; or wherein the marketing features comprise a set of different potential features of a common promotion.

However, Almasi et al. does disclose clustering users in a database to develop different marketing strategies/campaigns tailored for each cluster's characteristics (col. 13, lines 13-29; col. 14, lines 44-52). It is old and well known in the art that

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presentations, advertisements, product promotions and catalog mailings are specific examples of various marketing strategies/campaigns that can be targeted to different user groups based on the groups' characteristics. Thus, at the time of the invention, it would have been obvious to a person of ordinary skill in the art to have the marketing features comprise specific marketing activities that are old and well known in the art such as advertisements, promotions and direct mailings because each activity caters to different types of user characteristics providing a variety of options, flexibility and wider audience reach for the development of marketing strategies.

8. Claims 31-39, 45-50 and 60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Almasi et al. (U.S. 6,260,036) and Herz et al. (U.S. 6,571,279).

As per claims 31 and 60, Almasi et al. discloses a method and machine-readable medium of controlling the marketing resources of an Internet site having a real-time user interface during a visit to the Internet site by a particular user, comprising:

providing a data mining engine capable of being trained with training data and capable thereafter of performing inferences relative to the training data (col. 1, lines 46-63; col. 9, lines 20-27; Figure 5; The reference discloses a data mining engine used for training data to learn relationships among the data.);

providing a user database correlating observed characteristics of each one of a set of users with a set of adaptable marketing features, the observed characteristics comprising at least one of: (a) at least one of the user's attributes, and (b) at least one

of the user's preferences (col. 3, lines 20-38; col. 13, lines 13-29; The reference discloses a user database for correlating user characteristics.);

training the data mining engine with a set of training data comprising the user database by clustering the users in the database into segments of users with similar characteristics (col. 2, line 65-col. 3, line 38; col. 13, lines 13-29; The reference discloses clustering users in a database into user segments with similar characteristics.);

inputting to the data mining engine a set of user attributes of the particular user (col. 13, line 63-col. 14, line 52); and, in response thereto, obtaining from the data mining engine a subset of the adaptable marketing features having the highest correlation to the set of user attributes by determining which of the segments has characteristics that are statistically correlated with the set of user attributes; and wherein the subset of adaptable marketing features is determined based upon the preferences of users in the user segments statistically correlated to the set of user attributes (col. 13, lines 13-29; col. 14, lines 44-52; col. 15, lines 7-12; The reference discloses clustering users in a database to determine the groups of users that are mathematically correlated to particular marketing strategies based on their specific characteristics.).

Almasi et al. does not expressly disclose obtaining observed characteristics of the user through an Internet site. However, Almasi et al. does disclose observing and obtaining characteristics of users such as purchasing patterns, specific account information and demographics (col. 3, lines 20-38; col. 14, lines 44-52), all of which can be applied to a user's conduct over the Internet. Additionally, the Internet is an old and

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well known medium through which user's browse and purchase items and marketers offer advertisements and promotions to users (Herz et al., col. 23, lines 64-66). Herz et al. discloses obtaining observed characteristics of a user through the Internet (col. 14, line 63-col. 16, line 33). Thus, at the time of the invention, it would have been obvious to a person of ordinary skill in the art to obtain observed characteristics of a user through an Internet site because the Internet is such a highly frequented medium by users, thus providing marketers with ample opportunity for tracking user behavior and offering marketing features to the user tailored for that behavior.

As per claims 32-39, Almasi et al. does not expressly discloses the method of claim 31, further comprising:

a presentation to be directed to the particular user or group of users comprising marketing features contained within the subset of marketing features; or wherein the marketing features comprise a set of different advertisements; or wherein the marketing features comprise a set of different products which can be marketed at a common site; or wherein the marketing features comprise a set of different potential features of a storefront; or wherein the marketing features comprise a set of different potential features of a catalog; or wherein the marketing features comprise a set of different potential features of a shopping experience; or wherein the marketing features comprise a set of different potential features of a direct mailing; or wherein the marketing features comprise a set of different potential features of a common promotion.

However, Almasi et al. does disclose clustering users in a database to develop different marketing strategies/campaigns tailored for each cluster's characteristics (col. 13, lines 13-29; col. 14, lines 44-52). Herz et al. discloses offering various advertisements, product promotions specifically tailored to a user based on the user's characteristics (col. 4, lines 37-58; col. 15, lines 38-59; col. 16, lines 22-33). Additionally, it is old and well known in the art that presentations, advertisements, product promotions and catalog mailings are specific examples of various marketing strategies/campaigns that can be targeted to different user groups based on the groups' characteristics. Thus, at the time of the invention, it would have been obvious to a person of ordinary skill in the art to have the marketing features comprise specific marketing activities that are old and well known in the art such as advertisements, promotions and direct mailings because each activity caters to different types of user characteristics providing a variety of options, flexibility and wider audience reach for the development of marketing strategies.

As per claim 45, Almasi et al. does not expressly disclose the method of claim 31 wherein some characteristics of the particular user are not observed through the interface, but have been previously determined by grouping for the segment to which the particular user is assigned, whereby the characteristics not observed through the interface are filled in upon assignment of the particular user to a segment. However, Herz et al. discloses combining the use of collaborative filtering with data mining and clustering techniques where the collaborative filtering may associate a characteristic with a user that was not directly observed of the user but is associated with other users having other similar characteristics to the user (col. 23, line 10-col. 24, line 36). Thus, collaborative filtering enables the association of characteristics with a user based on the

user's grouping rather than directly observing the characteristic of the user. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to associate a characteristic with a user based on the user's grouping rather than from direct observation of the user because doing so enables marketers to maximize marketing strategies by using inferences on customers' behaviors and preferences to offer promotions specifically tailored to customers without waiting to directly observe the behavior of the customer (Herz et al., col. 23, lines 59-64).

As per claim 46, Herz et al. discloses the method of claim 32 further comprising: observing through the interface responses of the user to the presentation (col. 4, lines 37-58; col. 15, lines 38-59; col. 16, lines 22-33; The reference discloses monitoring users' responses (i.e., banner clickthroughs, purchases) to advertisements and other presentations provided to a user.). At the time of the invention, it would have been obvious to observe user responses to presentations because doing so enables marketers to monitor the effectiveness of their marketing strategies and make changes to their strategies when user response is low or unfavorable (col. 15, lines 50-54).

As per claim 47, Almasi et al. discloses the method of claim 46 further comprising: comparing a distribution of the observed responses across the marketing features of the presentation to corresponding distributions in different ones of the segments (col. 13, line 63-col. 14, line 52). Almasi et al. does not expressly disclose detecting errors in the assignment of a particular user to a segment and correcting the assignment of the user to a different segment in response to the detection of an error. However, at the time of the invention, it would have been obvious to a person of

ordinary skill in the art to correct the assignment of the user to a different segment in response to the detection of an error because doing so ensures that users are correctly associated to segments most resembling their characteristics so that the most appropriate advertisements are presented to them, thus improving the effectiveness of the marketing strategies.

As per claim 48, Almasi et al. discloses the method of claim 47 further comprising: based upon the corrected assignment of the user to a new segment, obtaining from the data mining engine a subset of the adaptable marketing features having the highest correlation to the set of user attributes (col. 13, lines 13-29; col. 14, lines 44-52; col. 15, lines 7-12; The reference discloses clustering users in a database to determine the groups of users that are mathematically correlated to particular marketing strategies based on their specific characteristics.).

As per claim 49, Almasi et al. discloses the method of claim 48 further comprising modifying the presentation based upon the latest subset of marketing features obtained from the data mining engine, whereby to increase the likelihood of a favorable response by the user (col. 13, lines 13-18; col. 14, lines 44-52; The reference discloses using a user's association with a segment to tailor marketing campaigns to the user.).

As per claim 50, Almasi et al. discloses the method of claim 49 further comprising adding the user and an identification of the user's assigned segment to the user database (col. 2, lines 51-61; col. 3, lines 20-35; The reference discloses maintaining user information in a database, including the cluster the user is associated with as well as other identifying information.).

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# Allowable Subject Matter

9. Claims 1, 6, 7, 10-13, 15-17, 19, 20 and 58 are allowed.

#### Conclusion

- 10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Lazarus et al. (U.S. 6,430,539) discusses predictive modeling of consumer behavior; and
  - Fayyad et al. (U.S. 6,374,251) discusses a system for clustering of databases.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to C. Michelle Colon whose telephone number is 703-605-4251. The examiner can normally be reached Monday – Thursday from 8:30am to 5:30pm and every other Friday from 8:30am to 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz, can be reached at 703-305-9643.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

Any response to this action should be mailed to:

# Commissioner of Patents and Trademarks

# Washington D.C. 20231

or faxed to:

703-305-7687 [Official Communications; including After Final

communications labeled "Box AF"]

703-746-7202 [For status inquiries, draft communication, labeled

"Proposed" or "Draft"]

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA 7<sup>th</sup> floor receptionist.

cmc July 9, 2003

> TARIO/R. HAPIZ SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

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